IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

NATIONAL INSTITUTE FOR STRATEGIC	8	
TECHNOLOGY ACQUISITION AND	§	
COMMERCIALIZATION (NISTAC)	§	
Plaintiff	§	
	§	
vs.	§	CIVIL NO.: 2:11-CV-11039
	§	
NISSAN NORTH AMERICA, INC. and	§	Hon. George Caram Steeh
NISSAN MOTOR CO. LTD., et al.	§	
Defendants/Counter-Plaintiff	§	

STIPULATED ORDER OF DISMISSAL WITH PREJUDICE OF DEFENDANTS SUBARU OF AMERICA, INC. AND FUJI HEAVY INDUSTRIES, LTD.

WHEREAS, Plaintiff Kansas State University Institute for Commercialization f/k/a National Institute for Strategic Technology Acquisition and Commercialization ("NISTAC") filed this action on October 4, 2010, against Defendants Subaru of America, Inc. and Fuji Heavy Industries, Ltd. (collectively "Subaru"); and others.

WHEREAS, NISTAC and Subaru have resolved the claims asserted between them in the above-captioned action on certain terms and conditions set forth in their agreement;

NOW, THEREFORE, NISTAC and Subaru stipulate and agree, by and through their respective counsel of record, that the Court enter the following Stipulated Order of Dismissal, which shall be binding upon them:

1. The claims and counter-claims between NISTAC and Subaru in the above-captioned action are hereby dismissed with prejudice.

2. NISTAC and Subaru shall bear their own costs and attorneys' fees in connection with the above-captioned action.

Dated: June 29, 2012

Respectfully submitted,

RODGER D. YOUNG (P22652)
JAYE QUADROZZI (P71646)
JASON KILLIPS (P67883)
YOUNG & SUSSER, P.C.
Counsel for Plaintiff
26200 American Drive, Ste. 305
Southfield, MI 48034
248.353.8620 (telephone)
248.353.6559 (facsimile)
efiling@youngpc.com

ANTHONY BRUSTER
TEXAS STATE BAR No. 24036280
ED CHIN
TEXAS STATE BAR No. 50511688
NIX PATTERSON & ROACH, L.L.P.
5215 N. O'Connor Blvd., Suite 1900
Irving, Texas 75039
972.831.1188 (telephone)
972.444.0716 (facsimile)
akbruster@nixlawfirm.com
edchin@me.com

DEREK GILLILAND
STATE BAR NO. 24007239
NIX PATTERSON & ROACH, L.L.P.
205 LINDA DRIVE
DAINGERFIELD, TEXAS 75638
903.645.7333 (telephone)
903.645.5389
dgilliland@nixlawfirm.com

ATTORNEYS FOR NISTAC

KIRKLAND & ELLIS

/S/ Matthew J. Hertko
Matthew J. Hertko
Craig D. Leavell
Paul R. Steadman
KIRKLAND & ELLIS
300 N. LaSalle
Suite 2400
Chicago, IL 60654
312.862.2000
Matthew.hertko@kirkland.com
Craig.leavell@kirkland.com
Paul.steadman@kirkland.com

ATTORNEYS FOR FUJI HEAVY INDUSTRIES, LTD. AND SUBARU OF AMERICA, INC.

CERTIFICATE OF SERVICE

I certify that on June 29, 2012 I electronically filed the foregoing paper with the Clerk of the Court using the ECF system, which will send notification of such filing to all counsel of record who have consented to service via ECF. Those parties not served via ECF have agreed to and will be served via e-mail.

Anthony K. Bruster

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

NATIONAL INSTITUTE FOR STRATEGIC TECHNOLOGY ACQUISITION AND COMMERCIALIZATION (NISTAC) Plaintiff	\$ \$ \$ \$	
vs.	8 8 8	CIVIL NO.: 2:11-CV-11039
NISSAN NORTH AMERICA, INC. and NISSAN MOTOR CO. LTD., et al. Defendants/Counter-Plaintiff	5 6 6 6	Hon. George Caram Steeh

ORDER

Pursuant to the Stipulation between NISTAC and Subaru, IT IS ORDERED,

ADJUDGED AND DECREED THAT:

- 1. The claims and counter-claims between NISTAC and Subaru in the above-captioned action are hereby dismissed with prejudice.
- 2. NISTAC and Subaru shall bear their own costs and attorneys' fees in connection with the above-captioned action.

SIGNED AND ENTERED THIS 29th DAY OF JUNE, 2012.

s/George Caram Steeh

United States District Judge

Dated: June 29, 2012